

FILED
 UNITED STATES DISTRICT COURT
 FOR THE DISTRICT OF MASSACHUSETTS

2004 JUN -7 P 12: 05
 C.A. No. 04-40051-NMG

U.S. DISTRICT COURT
 DISTRICT OF MASS.

BOXCAR MEDIA, LLC and
 RACEWAY MEDIA, LLC,

Plaintiffs,

v.

REDNECKJUNK, LLC
 DR. THOMAS P. CONNELLY, and
 CONNELLY RACING, INC.,

Defendants.

**AFFIDAVIT OF
 THOMAS P. CONNELLY**

I, Thomas P. Connelly, do under oath state the following:

1. I am a principal in Redneckjunk, LLC.
2. Redneckjunk, LLC was formed to promote the stock car racing team operated by Connelly Racing, Inc.
3. From February 2004 to June 4, 2004 considerable monies were expended to promote the racing team through the website and sponsorship by the website of the racing team.
4. Large costs were incurred to help market the website and the racing team. The benefits of the promotion will not be realized due to the injunction as the website, logos, and all promotions are being changed from "redneckjunk"/"rjunk" to "rjgoods".
5. Aside from the costs of changing the website, the following costs were incurred totaling \$43,700:
 - A. Sponsorship of the #50 Nextel Cup car -\$25,000;
 - B. Sponsorship of the #08 Connelly Racing, Inc. Car -\$15,000

allocated as follows:

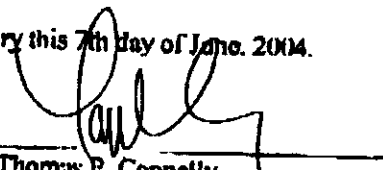
RJLINK.COM decaling of two race cars, one hauler
and one pit cart -\$7,500

Ten custom tailored racing and crew uniforms by
I.E.A.I. racewear -\$7,500

C. Internet marketing and production with RSBNet (10 months
remaining) -\$2,500

D. Radio commercial production -\$1,200

Signed under the pains and penalties of perjury this 7th day of June, 2004.


Thomas P. Connelly

DO NOT SIGN ANYTHING FOR ME